

POPULAR
profiles a loss of
Parental Rights



POPULAR Constituent:

Initials - L.U.

City, State - Yonkers, New York

In communications I have had with both state and federal authorities, it would seem my children were kidnapped in what appears to every reasonable person I know that has seen the documents in my case, to be a RICO kidnapping under color of law. It involves either direct participation in, or obstruction of justice, or refusal to investigate by both Federal and State players in two States (New York and New Jersey); three jurisdictions within New York; four courts; three county hearing officers; several regular and administrative judges with only one playing no part in this; some D. A's offices; local and other law enforcement; some professional grievance agencies, bar associations, and some attorneys.

I am a survivor of Domestic Violence who has been unable to get full faith and credit given to my valid Order of Protection issued in New Jersey or to get justice with neither the police, the D. A's offices, the Court System, nor a former Governor's office.

This case began in New Jersey. In January of 2001, I left an abusive marriage with a large scar across my shoulder and a transcript of my abusive husband (Mr. A) admitting on the record that: he was walking me backwards with his hands on my shoulders, through the kitchen into the dining room when I "fell" backward, onto a glass dining room table crashing through it and requiring stitches in my shoulder. However, to this day he still claims he was only holding me off of him in self defense (he is 6' 4" 230 lbs, I am 5' 4" 120 lbs), he states that he did not push me or advance upon me through the rooms. The New Jersey judge didn't believe his version of how I was injured and granted me the final Order of Protection I was seeking which included Child Custody and Child Support. I did not file for divorce in New Jersey, that would come later in New York state where both of us moved separately.

Perhaps not physically but in other ways, abuse has continued during litigation in New York with Mr. A being the protected party and me and my children being put through tribulations by him and numerous players in the system. He has been able to achieve this turn of events by simply crossing state lines into New York, a jurisdiction where he apparently has political and other connections. Mr. A's live in lover is apparently related to his boss of over 20 years. The boss and A both work for a highly regarded non-profit organization with the boss' wife, although not presiding over my case, being a matrimonial judge in New York.

As a result of a hospitalization caused by my taking the wrong prescription medication and hospital records giving no indication of any suicide attempt, Mr. A has twisted this around and has been able to have me falsely labeled a suicidal drug addict via a secret and precluded from the record, Administration for Children's Services (ACS) false "indicated" case. Wherein he then obtained custody via a threat by my own attorney (whom I had differences with over this and ended up later going pro se) that if I did not relinquish custody I would never see my children again but would have visitation if I did. The New York court had unconstitutionally kept me from my children at that point for seventeen months despite the earlier New Jersey court order. It was at the end of that seventeen months that Mr. A's attorney would file an "initial petition for custody" despite ignoring my custodial title granted in another State via the final

life-time order of protection. This custody petition would then be ruled on in Mr. A's favor without a hearing.

Mr. A's attorney was careful to not file a Petition for Modified Custody which would apparently have been the proper Petition. Mr. A refused to pay Child Support when I was in New Jersey, so I was unable to keep a roof over our heads. I moved in with friends and family in New York.

Mr. A continued placing false calls to the Administration for Children's Services (ACS) as he did in N. J. through The Division of Youth and Family Services (DYFS). All investigations appear unfounded.

The police refused to investigate or arrest Mr. A on a violation of the Order of Protection, and the D. A's Office also refused to take an "official" report.

Mr. A's last call to ACS in October 2001, would be his ace in the hole. Apparently, the ACS case worker arriving at the hospital with Mr. A was more than a coincidence. Perhaps, she was working with Mr. A evidenced by neglecting to inform me that she had falsely "indicated" a case against me in spite of hospital documentation that clearly contradicted her finding and was available five feet from where the interview took place. Instead of working with available documentation, she ASKED me to give my permission to allow my children to stay with Mr. A while I remained in the hospital. The children had been with Mr. A for a week at that point without a problem, I agreed, Mr. A along with the case worker left the hospital together.

I WOULD SPEND THE NEXT SEVEN YEARS BEING DENIED ANY CONTACT WITH MY CHILDREN.

I would be labeled a dangerous drug addict, yet I would be repeatedly denied drug testing by court officers or court aligned Family Court Services forensic evaluators and the Department of Probation child custody evaluators. I was not allowed to rebut accusations made against me.

The false "indicated" ACS case would be precluded from the record.
My voluntarily obtained, negative hair drug test, would be precluded from the record.

Mr. Ar's Child Support arrears from N. J. would disappear behind closed doors, without my knowledge or consent.

The over -turned false "indicated" case from 2001, would continue to be precluded from the record.

I would be denied custody hearings by a hearing officer and Family Court judge.

I would also be denied an opportunity to be heard on a Writ of Habeas Corpus brought by me, pro se, to free my illegally detained children.

I would be outright denied full faith and credit given to my valid Order of Protection, on the record, which includes child custody and child support since the inception of these fraud tainted

proceedings in N.Y. The valid New Jersey court order does not appear to have even been considered.

Mr. A would obtain conflicting Child Support Orders - one opened against me in N. Y. -while the N. J. orders were still in effect against him.

I would be incarcerated numerous times due to my inability to pay child support which was "mistakenly" doubled from five thousand to ten thousand dollars, wherein arrears and penalties would be added to the incorrect ten thousand dollars and never corrected.

All of this would lead me to file two lawsuits thus far: the first is a Malicious Prosecution lawsuit against the City and the Administration for Children's Services; the other is an Article 78 proceeding against a judge. I have written pleading to a United States Attorney not to allow these apparently egregious crimes to go unnoticed or unpunished simply because they are being committed by officers of the courts, State and or Government employees. These kind of crimes are not specific to my case, as two other women are also sending in their stories to the U. S. Attorney since they share many of the same issues and or players as I do and both are survivors of Domestic Violence as well.

This has become a public concern, I am suffering from Post Traumatic Stress Disorder as I'm pretty sure my children are as well. We have become emotional liabilities in at least three communities in our daily lives through no fault of our own.

Arguably blatant fraud was used in these three cases of which I am aware. Imagine how many other cases have not been figured out yet, while many of those parents and children who are no doubt emotional liabilities, interact on a daily basis with the general public.